BDCP EIR/EIS Review Document Comment Form

Document: BDCP EIS Administrative Draft—

Comment Source: U.S. EPA (contacts: Stephanie Skophammer, Erin Foresman)

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Com ment #	Chapt er	Page	Line #	Comment	ICF Response
1	2		General	A more detailed discussion of delta ecosystem health and productivity, water reliability, and the role of water demand would substantially improve support for the Need Section of the Purpose and Need Chapter. This information includes aquatic life population trends and anticipated water demand. Some of this information is documented (e.g. in Ch 5) and readily available and should not be a cumbersome task to include in the Need section.	DWR direction needed for Chapter 2.
2	3	3-3		Section 3.1.1 – is the Preferred Alternative also preferred under NEPA or just CEQA?	
3	3	3-3	16–19	This sentence refers to Alternative 4 of the BDCP. Is it really CM1 Alternative 4 that is being discussed in the sentence or BDCP Alternative 4?	

¹ Tables 5-7 and 5-8, Chapter 5 Water Supply Administrative Draft EIS for BDCP.

- (b) State Water Resources Control Board (2010) Development of Flow Criteria for the Sacramento-San Joaquin Delta Ecosystem Flows Report, p.7. "both flow improvements and habitat restoration are essential to protecting public trust resources [defined as "native and valued resident and migratory species habitats and ecosystem processes" p. 10].
- (c) National Academy of Sciences Natural Resource Council Committee on Sustainable Water Management in California's Bay-Delta (2012) Report: Sustainable Water and Environmental Management in California's Bay-Delta "...sufficient reductions in outflow due to diversions would tend to reduce the abundance of these organisms ["these organisms" = 8 Bay Delta aquatic species at various trophic levels]." Page 60 and "Thus, it appears that if the goal is to sustain an ecosystem that resembles the one that appeared to be functional up to the 1986-93 drought, exports of all types will necessarily need to be limited in dry years, to some fraction of unimpaired flows that remains to be determined." Page 105
- (d) NMFS Progress Assessment and Remaining Issues Regarding the Administrative Draft BDCP Document <a href="http://baydeltaconservationplan.com/Libraries/Dynamic Document Library/NMFS Progress Assessment Regarding the BDCP Administrative Draft 4-11-13.sflb.ashx; and NMFS February 4, 2011 Phase I Scoping Comments "Inadequate flow to support fish and their habitats is directly and indirectly linked to many stressors in the San Joaquin river basin and is a primary threat to steelhead and salmon." available at:

http://www.waterboards.ca.gov/waterrights/water_issues/programs/bay_delta/bay_delta_plan/water_quality_control_planning/cmmnts020811/010411dpowell.pdf

(e) U.S. Fish and Wildlife Service Staff BDCP Progress Assessment. April 3, 2013

http://baydeltaconservationplan.com/Libraries/Dynamic Document Library/U S Fish and Wildlife Service Staff B DCP Progress Assessment 4-11-13.sflb.ashx; and "Interior remains concerned that the San Joaquin Basin salmonid populations continue to decline and believes that flow increases are needed to improve salmonid survival and habitat." USFWS May 23, 2011 Phase I Scoping Comments, available at:

http://www.waterboards.ca.gov/waterrights/water_issues/programs/bay_delta/bay_delta_plan/water_quality_control_planning/cmmnts052311/amy_aufdemberge.pdf

² (a) Public Policy Institute of California (2013) Scientist and Stakeholder Views on the Delta Ecosystem "a strong majority of scientists prioritizes habitat and flow management actions that would restore more natural processes within and upstream of the delta" (p. 2). http://www.ppic.org/content/pubs/report/R 413EHR.pdf

	<u> </u>
explains the app scientific knowle between Delta o processes and fis resulting from th operational scen The preferred Al changes, -1% to existing conditio applicants considered the ESA Se	ternative 4 results in minor 5%,¹ to Delta outflow relative to ns. This suggests that BDCP der these changes sufficient to ction 10 requirement of recovery of endangered and
Delta outflow co protecting the ac species, and that and aquatic habi restore ecosyste protect T & E fish statements from If there is sound supports the per outflows are not alone would be a processes and processes are species are species.	cientific agreement that existing anditions are insufficient for quatic ecosystem and multiple fish to both increased freshwater flows stat restoration are needed to m processes in the Bay Delta and n populations. This includes a lead federal agencies. scientific information that respective that increased Delta and needed and habitat restoration able to restore ecosystem rotect fish species, it should be
balance between objectives" in result that DWR is opti aquatic ecosyste throughout the experiment more precisely communicately system is reliability and the optimize ecological under a portion of This would bette	WR considers to be an optimal necological and water supply ference to Alternative 4 implies mizing a balance between the sm and water supply and entire water delivery system. We difying this sentence to more unicate that a portion of the water being modified to improve at Alternative 4 is intended to cal and water supply objectives
potential method water supply obj	of the CVP-SWP delivery system. er communicate that adjusting of the Delta is not included as a d of optimizing ecological and jectives. eliminating these alternatives

⁽f) California Department of Fish and Wildlife (2010) Quantifiable Biological Objectives and Flow Criteria "...current Delta water flows for environmental resources are not adequate to maintain, recover, or restore the functions and processes that support native Delta fish." Page 1 in Executive Summary

1 Tables 5-7 and 5-8, Chapter 5 Water Supply Administrative Draft EIS for BDCP.

			1		
				should be more clearly identified. The document	
				refers to the screening analysis appendix but these	
				decisions should be highlighted in the DEIS.	
7	3	3-17	Table	Are the activities to reduce the effects of	
			3-2	methylmercury contamination also focused on	
				minimizing transport of methylmercury? The text	
				here only refers to formation.	
8	3	3-20	7	Will near term CMs include acquisition of	
				terrestrial and wetland habitat only or will they	
				include restoration actions too? If so, we	
				recommend including restoration actions in this	
				sentence. It appears that the action is only to	
				acquire the land but not to actively restore it for	
				benefits to fish and wildlife in the near term.	
9	3	3-30	6-9	What are the reasons for assuming that regulating	
3	•	3-30	0-3	the ratio of exports to imports would not apply to	
				the north of delta intakes?	
10	+-	2 24	20.20		
10	3	3-31	28-29	Why is 55% unimpaired flow from February to June	
				evaluated instead of a range of unimpaired flows	
				from January to June as it is suggested in the State	
				Water Board 2010 Flow Criteria Report? Is this a	
				typographical error or is it really February to June	
				55% unimpaired flow? If so, why does it not	
				include January?	
11	3	3-33	Table	The comparison among operational elements of	
			3-6	the nine CM1 alternatives presented in this table	
				appears to show that the operational elements of	
				the nine alternatives are very similar to one	
				another. This can be seen in Tables 5-5, 5-7, and 5-	
				8 where we see that Delta Outflow varies between -	
				2% to 14% relative to existing conditions. We	
				anticipate high potential for positive and negative	
				CM1 impacts on aquatic communities to be a	
				direct result of the operational elements of the	
				CM1 alternatives. Predicted water quality	
				exceedences for all the alternatives are potentially	
				a product of having very similar operational	
				elements in the alternatives. One way to expand	
				the operational elements would be to determine	
				operational scenarios that mitigate water quality	
				exceedences below the level of water quality	
				standards or other relevant benchmarks.	
12	3	3-37	Whole	Does the No Action Alternative include D-1641	
12	3	3-3/		spring flows at Vernalis or VAMP flows?	
			sectio	spring nows at vernalls of VAIVIP HOWS?	
12	+	2 150	n Table	Information chart historical flavor describer.	
13	3	3-158	Table	Information about historical flows should be	
			3-13, 3-	provided with these tables to provide a frame of	
			14,	reference for understanding the North Delta Intake	
			and 3-	Bypass Flow Criteria, Post-Pulse criteria, and OMR	
			15.	flow criteria. This could be done using cumulative	
				flow distributions that show how often flows	
				identified in the operational rules are in the Rivers	

				at given locations, during certain times of the year.	
				This information should be available for	
				comparisons for all of the Scenarios.	
14	3	3-103	27-39	Are upgrades to the Fremont Weir part of the	
				proposed project (p. 3-103) OR part of the No	
				Action (p. 3D-19)? It seems like they cannot be	
				both.	
15	3	3-100	Whole	How often/how much would the Yolo Bypass be	
			sectio	flooded across the different water year types and	
			n	life of the permit?	
16	3	3-182	Table 3-	Adaptive management should include operational	
			23	elements that result in a broader range of	
				freshwater flows through the Delta than are	
				currently identified in H1-H4.	
17	3	3-181	General	Has an adaptive management strategy with targets	
				been identified for any of the other alternatives?	
18	3A	3A	General	This screening analysis is relevant to a	
				programmatic document and should be in a DEIS	
				chapter directly instead of being placed in an	
			ļ.,	appendix.	
19	3A		General	This is the first time EPA has reviewed this	
				screening document. These screening criteria were	
				not evaluated or agreed upon by EPA previously.	
				We were not requested to provide any comments	
				or suggestions prior to this review. These	
				comments represent a first initial review of this	
				document and are not likely to include all comments that emerge from a comprehensive	
				reading of the entire document. In particular, we	
				emphasize that our review and comments should	
				not be read as agreeing that these screening	
				criteria are being used appropriately to identify the	
				alternative most likely to contain the Least	
				Environmentally Damaging Practicable Alternative	
				(LEDPA) at a programmatic level, consistent with	
				the 404(b)(1) Guidelines at 40 CFR Section 230. We	
				would like to meet with the lead and cooperating	
				federal agencies to discuss how these criteria were	
				developed and applied to determine whether or	
				not they are consistent with NEPA and other	
				regulatory requirements for evaluating project	
				alternatives, the 404(b)(1) Guidelines in particular.	
20	3A	3A-14	12-33	The Purpose and Need statement in Appendix 3A is	
				different from the statement in ADEIS/EIR Chapter	
				2 Purpose Statement (Chapter 2, page 2-4 and 2-5).	
				Lugar Land	
				Which version of the purpose statement was used	
			40.00	for screening?	
21	3A	3A-14	13-38	The text should be clear about whether or not the	
				screening process eliminated alternatives because	
				they did not meet the these elements of the	
				purpose statement in Appendix 3A:	

		1	1		
				"reducing the adverse effects to certain listed species of diverting water by relocating the In takes of the SWP and CVP." This element limits alternatives to only those that build new SWP and CVP pumps in the north Delta. This would eliminate Alternative 9, but that one was carried forward.	
				"up to full contract amounts"	
22	3A	3A-17	16-36	Are these bullets the Third Level Screening Criteria? The topic sentence says the bullets below are "considerations reflected in the Third Level Screening Criteria." The Third Level Screening Criteria should be contained in one table with the metrics used to determine whether or not criteria are met.	
23	3A	3A-23	8-35	We would like to discuss this screening criterion with the lead federal agencies and discuss their perspective on how it is consistent with NEPA: "Would the potential alternative result in the impairment of existing senior water rights in the Sacramento - San Joaquin Rivers watershed who are not applicants for incidental take authorization through the proposed Bay Delta Conservation Plan?"	
24	3A	3A-23	8-35	We are concerned that the above criterion may result in the elimination of alternatives that are less damaging to the aquatic environment, which presents a substantial CWA Section 404 permitting problem because CWA Section 404 permits are restricted to the LEDPA.	
25	3A	3A-71	13-38	Unlike the preferred alternative for CM1, which would only minimally change flows through the estuary, this alternative would substantially increase flows through the estuary and provide greater protection for resident fishes. It is important to demonstrate that eliminating this alternative did not eliminate a potentially less environmentally damaging practicable alternative. If such documentation does not already exist, a more complete analysis of this alternative may be required for a CWA permit.	
26	3A	3A-84	Table 3A-1	Is there a quantitative definition of "most" that was used in the screening process? Is this greater than 50% of the criteria? Are all criteria considered equal?	
27	5	5-4	24	Information about water demand and population growth should be expanded to describe the relationship between water demand and population growth and the reasons it is assumed	

				that damand will approx Cimilarly a discussion	
				that demand will grow. Similarly, a discussion	
				about agricultural water use and estimated future	
				changes in the use of SWP/CVP water is also	
				appropriate to describe. This information would	
				also be very useful as support for the Need	
				Statement in Chapter 2.	
28	5	5-85	Also	North of Delta M&I would increase up to 85%	
			table 5-	compared to existing conditions. This seems like a	
			7	very large increase from past trends, and further	
				explanation and support is needed for such an	
				increase. If this is related to population growth,	
				that should be explained here, too (related to table	
				30-6). And is this 85% increase included in the No	
				Action as well as Alt 4? (p. 5-45).	
29	5	5-11	8-15	It may be more straightforward to use the words	
				"shorten the route of Sacramento River Water to	
				the export facilities" instead of "improve the	
				transfer." Readers not familiar with the system will	
				not understand how the transfer is improved by	
				reading that and the word "transfer" can be	
				confused with "water transfers" which are a very	
				different concept than shortening the route of	
				water from the Sac River to the export facilities.	
30	5	5-11	8-15	It would also be equitable to explain here that	
				there are some negative impacts to the ability of	
				adult San Joaquin River salmon to successfully	
				navigate back to the San Joaquin River when	
				Sacramento River Water is relocated into the south	
				Delta including San Joaquin River channels.	
31	7	7-32	31-41	The topic sentence of this paragraph says that	
				there will be minor changes in water supply	
				availability that are equal to 2% of current	
				groundwater production. Are these changes an	
				increase or a decrease?	
32	7	7-81; 7-	36-39;	Alternative 4 is compared to Alt 1 and Alt 2A. This	
		82	1-12	is confusing to the reader because impacts should	
				be directly stated and compared to the baseline.	
				(ie No Action and Existing Conditions). H3 is said to	
				represent the impacts of Alternative 4, but an	
				explanation for why this is so is not provided here.	
33	7	7-53	Table	Why is this table not in the water supply chapter?	
			7-7		
34	7	7-83	34-36	Does it make sense to use H3 to represent all of Alt	
				4 just because it represents the original Alt 4? The	
				operational criteria of H1 and H4 are very	
				different, and yet, the impacts are not discussed in	
				the following paragraphs.	
35	7	7-86	39-40	Why the comparison to 6A??	
	7	7-46	31-32	What kinds of contaminants can be expected to be	
				discharged with this water? If it's in Ch 8, where is	
				it located there (p.#)?	
36	7	7-47	27-28	Is this information unavailable at this time?	

37	7	7-50	23	Shouldn't this be described here first and the	
				reference included secondly on the next page?	
38	7	7-48	14-17	What is the current status of seepage now at Byron	
				tract forebay? This is not discussed in existing	
				conditions. What kinds of land would potentially be	
				impacted by seepage around the construction of a	
				new intermediate forebay? Would the size of the	
		7.40	4.4	forebay be smaller for Alt 4 (less intakes)	
39	7	7-49	41	These design features should be described in much	
				more detail since they form the basis for the no	
40	7	7 110	27.44	adverse impact conclusion.	
40	,	7-110	37-41	What is the difference between those projects	
				included in the cumulative impacts and those	
				included in the No action alternative? (ie Grassland	
				project is mentioned for the No Action (line 28)	
41	8	General		and for the cumulative impacts (table 7-8)	
41	0	General		Is there a section that explains how the 72 water quality constituents identified in Table SA-11 "WQ	
				constituents for which detailed assessment were	
				performed" (page 8C-40) were narrowed into the	
				15 WQ metrics evaluated for CM1?	
42	8	General		A table that shows how each CM1 alternative	
72	J			meets or exceeds narrative and numeric water	
				quality standards for the water quality constituents	
				that received more detailed analysis should be	
				created. This comparison is important for NEPA	
				disclosure and for permits, authorizations, and	
				certifications that will be needed to build CM1.	
43	8	8-53	17-26	This discussion should include text that discloses	
	_			concerns scientists have with existing selenium	
				criteria not being protective enough of aquatic life	
				(see discussion on page 17 in US EPA Bay Delta	
				Action Plan available at	
				http://www2.epa.gov/sites/production/files/docu	
				ments/actionplan.pdf), and plans to update	
				selenium criteria. A useful example of this	
				information is on pages 32 and 33 of US EPA	
				Unabridged Advance Notice of Proposed	
				Rulemaking for Water Quality Challenges in the	
				San Francisco Bay/Sacramento-San Joaquin Delta	
				available at	
				http://www2.epa.gov/sites/production/files/docu	
				ments/baydeltaanpr-fr_unabridged.pdf	
44	8	8-394	19-43	Further describe the relationship between	
				hydrodynamics and open water aquatic habitat	
				such as year-round anticipated changes to the	
				salinity gradient, quality and quantity of the low	
				salinity zone, continuity of San Joaquin river water	
				from Vernalis to the Delta and migratory corridors	
				for returning adult salmon, and continuity of	
				dissolved oxygen levels along that corridor.	
		1	I	Aquatic habitat discussion may be better organized	1

				T	
				into Chapter 11 but this section on Delta	
				Hydrodynamics is connected and relevant to the	
				relationship between WQ elements and the quality	
				and quantity of open water habitats. It could be	
				much more robust than the information presented,	
				which is focused on meeting WQ objectives due to	
				hydrodynamics changes. If this discussion is not	
				included here, a reference should be provided to	
				such a discussion in Chapter 11.	
45	8	8-395	1-10	This section should provide all of the changes to	
				outflow associated with each alternative H1-H4	
				relative to existing conditions and no action	
				alternative (some of this is in Ch 5 but since it is	
				referenced here it should be discussed). It should	
				also provide the percent change for H1-H4 relative	
				to existing conditions and no action alternative.	
46	8	8-395	6-10	The conclusion that the preferred alternative	
				results in increased sea water intrusion in all years	
				in addition to conclusions about EC levels in the	
				southern Delta (see page 8-425 and -426) shows a	
				high potential for substantially negative impacts on	
				the quality and quantity of open water aquatic	
				habitats such as the low salinity zone (0.5-6 ppt	
				salinity), and migratory corridors for salmonids.	
				An analysis of changes to the salinity-gradient and	
				the quality and quantity of open water aquatic	
				habitats is necessary for evaluating impacts to	
				aquatic resources that use specific zones along	
				these gradients as part of their primary habitat for	
				all of part of their life cycle.	
47	8	8-397	Table	We recommend making comparisons to the 2009	
		0.407	8-67	draft EPA ammonia aquatic life criteria.	
48	8	8-407	7-11	The project impacts from bromide to drinking	
				water supplies appears to exceed water quality	
				standards by reducing water quality for the	
				municipal beneficial use below appropriate	
				protection levels.	
49	8	8-413	22-26	Making beneficial use impairments measurably	
				worse and exceeding chloride objectives presents	
				significant challenges for concluding that the	
				preferred alternative protects aquatic life and/or	
				the Delta ecosystem. These conclusions also	
				present a significant permitting challenge for CM1.	
				Granting a CWA Section 404 permit is prohibited	
				for projects that violate State Water Quality	
				Standards (40 CFR 230.10(a)(b)(1) "no discharge of	
				dredged or fill material shall be permitted if it	
				causes or contributes, after consideration of	
				disposal site dilution an dispersion, to violations of	
				any applicable State water quality standard").	
50	8	8-432	14-17	The topic sentence concluding that there would be	

	_	1	1	T	
				no substantial, long-term increase in mercury or methylmercury concentrations or loads in the Delta is inconsistent with the preceding sentence that states that the potential for methylmercury creation in the Delta is adverse and previous statements in this section that the Delta does not have any assimilative capacity for increased loads of methylmercury transported to the Delta or formed within the Delta. The CEQA conclusion also appears to be inconsistent with the general understanding that restoring 20K acres of seasonal wetlands in Yolo Bypass will methylate mercury in the sediments and could become the largest source of methylmercury to the Delta when the bypass is flooded. Further explanation of the reason for this conclusion would be helpful. Or perhaps the topic sentence in the CEQA conclusion paragraph is an	
				error?	
51	8	8-723		Please explain why the conclusions about cumulative water quality analyses are different than conclusions about water quality impacts from preferred operations: examples include dissolved oxygen, pesticides, mercury, and selenium.	
52	8	8-425	41-44	Making beneficial use impairments measurably	
		and	and 1-	worse and exceeding EC objectives present	
		426	9	significant challenges for concluding that the	
				preferred alternative protects agriculture and	
				aquatic life beneficial uses and the Delta	
				ecosystem. These impacts are also significant CWA	
				permitting challenges, see previous comment on chloride and bromide.	
53	8	8-426	12-15	We recommend modifying the text to explain why	
		0 420	12 13	mitigation measures are not available to the	
				applicant. It seems that increasing flows is a	
				mitigation measure that is available to the project	
				applicant. Although doing so may mean that	
				operations change enough to be considered a	
				separate alternative, but the action of increasing	
				flows is possible. This sentence suggests that the action is not something that could be done. It can	
				be done, which makes the negative impact	
				something that can be mitigated. It would be	
				useful to remind the reader of the selection	
				criterion in Chapter 3A which restricts operational	
				elements of the CM1 alternatives to those that do	
				not require changes to water rights other than	
				CVP/SWP contractors. This seems to be the	
				primary reason increased flows are not chosen as a	
54	8M	21/110	Table	potential source for mitigation. The Kd values used (see Table 5M at page 8M-19)	
D4	PIVI	8M-19	Lable	The Ku values used (see Table Sivi at page 8M-19)	

59	8	8-460-	Impact	It is well established that wetlands and other water	
	0	462	WQ	bodies where flows are impeded by physical and	
		402	26,	biological barriers increase residence time and thus	
			Mitiga	the likelihood of increasing the biotransformation	
			tion	of selenium sources. Proposing that the wetlands	
			Measu	might be the problem implies that non-natural	
			re WQ	means (reducing access by wildlife, reducing	
			26	organic matter build up) would be better suited as	
				mitigation measures. This places the emphasis on	
				the effect, rather than the cause. The Delta needs	
				good quality water to support a healthy, non-	
				selenium impacted ecosystem. Discussion of	
				potential source-related solutions, such as	
				delivering more low selenium water from Friant	
				Dam to the San Joaquin River would be more	
				realistic from an environmental perspective than	
				developing wetlands where wildlife would not be	
				welcome.	
60	8M	8M-19		The species used are largemouth bass which are	
				not good bioaccumulators and are not particularly	
				sensitive to selenium in their diet. A more sensitive	
				species that bioaccumulates selenium, e.g., salmon	
				or trout (both very toxicologically sensitive to	
				selenium) would be a more appropriate indicator.	
61	11	11-1	2	The title of this chapter, Fish and Aquatic	
				Resources, suggests it will include an assessment of	
				impact to aquatic habitat; however, aquatic habitat	
				is evaluated in "Chapter 12 Terrestrial Biology."	
				The quality and quantity of aquatic habitat seems	
				an important element of protecting T & E fish	
				species. Why is the quality and quantity of aquatic	
				habitat evaluated in the Terrestrial Biological	
63	11	11.1	20.24	Resources Chapter? This is confusing.	
62	11	11-1	28-34	This section describes aquatic habitat in the Delta and Suisun with a minor discussion about the	
		and 11-	and 1-		
		2	24	salinity gradient and how it defines quality and	
				quantity of aquatic habitat for target fishes. This	
				section and this chapter should include an analysis of impacts to important open water aquatic	
				habitats defined by the salinity gradient, e.g,	
				marine and low salinity zones, and migratory	
				corridors. These habitats should be included in the	
				"Areas of Potential Environmental Effects" and	
				included in the analysis of impacts to aquatic	
				resources. The Low Salinity Zone is minimally	
				described in this section but the quality and	
				quantity of this habitat is not evaluated as primary	
				and migratory habitat for target species.	
				and migratory nabital for larget species.	
				The salinity gradient, as approximated by X2, has	
				an inverse relationship with many bay and	
				estuarine species. For many species, fish	
	1	1	l	cottanine openies. For many species, non	

			populations go down as X2 goes up (salinity intrusion into freshwater increases).	
			Estimating changes to the salinity gradient for each	
			operational scenario is important for	
			understanding how the quantity and quality of	
			estuarine habitats and fish populations change	
			under CM1 operational scenarios A through G.	
			This can be done using one-dimensional equations	
			that calculate X2. Has X2 been calculated,	
			seasonally or year round, for each of the	
			operational scenarios A through G?	
			_	
			A more holistic approach is using three-	
			dimensional modeling (more equations) that maps	
			the salinity gradient within the estuary. This makes	
			it possible to estimate the size and location of	
			salinity zones, such as the low salinity zone, under	
62	11	General	different operational scenarios.	
63	11	General	Estimates of relative fish population changes	
			(increases or decreases relative to baseline) or estimates of absolute changes to fish populations	
			are not estimated or disclosed in this section.	
			Were these estimates generated? These	
			evaluations are necessary for informed decision	
			making regarding actions that contribute to	
			recovery of endangered species and/or meet the	
			biological goals and objectives in the HCP.	
64	11	General	Freshwater flow may be the best tool available to	
			improve fish population response and protect	
			aquatic life beneficial uses prior to the completion	
			of planned restoration projects. Relative fish	
			population responses to freshwater flow can be	
			estimated using regression equations provided in	
			the peer reviewed literature cited below. We	
			recognize that these equations do not directly include the effects of tidal marsh and floodplain	
			restoration on fish populations; however, we	
			recommend that these tools be acknowledged in	
			the EIS, with a explanation of why they were not	
			used to estimate fish population responses to the	
			proposed actions.	
			Kimmerer, W. J. 2002. Effects of freshwater flow	
			on abundance of estuarine organisms: Physical	
			effects or trophic linkages? Marine Ecology	
			Progress Series 243:39-55	
			United States Fish and Wildlife Service, September	
			27, 2005, Recommended Streamflow Schedules To	
			Meet the AFRP Doubling Goal in the San Joaquin	
			River Basin (FWS 2005), pp. 27 available at:	

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			http://www.waterboards.ca.gov/waterrights/wate	
			r_issues/programs/bay_delta/bay_delta_plan/wat	
			er_quality_control_planning/docs/sjrf_spprtinfo/af	
			<u>rp_2005.pdf</u>	
			Scientists will have improved ability to measure	
			effects on fish populations as a function of tidal	
			marsh and floodplain restoration projects after	
			restoration projects are started and measurements	
			and monitoring data become available.	
65	11	General	Comparing impacts on fish populations from	
			project alternatives to existing conditions does not	
			reflect the fact that existing conditions are very	
			poor for fish populations and there is general	
			agreement among scientists that native and	
			migratory fish populations need to increase in	
			order achieve self-sustaining population levels.	
			Comparisons of fish population responses to	
			project alternatives should be made to biological	
			goals and objectives so that project alternatives	
			can be distinguished from one another.	
66	11	General	Aguatic life benefits from the northern intake	
00	11		bypass flows are not clear and/or appear to be	
			minimal. It appears that there is minimal	
			improvement in fish entrainment and loss from	
			operating a new Delta Conveyance because the	
			times and conditions during which the entrainment	
			effects of the present facilities are of greatest	
			concern will continue to occur after the Delta	
			Conveyance facilities are operating, since use of the northern intakes will be limited to times of	
			higher Sacramento River flows per the North Delta	
			Bypass criteria. At these times, entrainment at	
			south Delta facilities has historically been low.	
			South Delta intake facilities will continue to	
			operate at times when Sacramento River flows are	
			not high enough to operate the Sacramento	
			intakes, which includes the conditions when	
			entrainment effects of the south Delta facilities are	
			greatest for T & E species.	
67	11	General	Estimated environmental benefits from dual	
			diversion points (north and south Delta) may be	
			reduced by issues that are not addressed in CM1.	
			The current trash racks, fish screens and diversion	
			facilities in the south Delta are not proposed to be	
			changed. Invasive aquatic weeds and deferred	
			maintenance have greatly impaired the	
			effectiveness of the fish screens for much of the	
			last 20 years. Redirecting diversions to these	
			facilities will expose fish to the threats of salvage	
			operations and ineffective screens. In addition, the	
			impact of an invasion of Dreissenid mussles into	

				T	
				the Delta, specifically to the southern Delta, is not	
				addressed in CM1. The invasion of these mussels is	
				very probable and the southern Delta provides	
				suitable habitat for Dreissenid mussels. Impacts	
				from these mussels on freshwater diversions in the	
				Great Lakes and Lake Mead would be informative.	
68	12	1	2	Title of the chapter is confusing when compared to	
				the content of the chapter. For example, the	
				majority of natural communities evaluated are	
				aquatic habitat, e.g, "tidal perennial aquatic." The	
				majority of the species evaluated are terrestrial.	
				Potentially renaming it or reorganizing some of the	
				information in this chapter to other chapters would	
				be more appropriate. Chapter 11 is the Fish and	
				Aquatic Resources but it does not evaluate changes	
				to aquatic habitat that are evaluated in the	
				Terrestrial Biological Resources Chapter.	
69	12	Part 3	10	A comprehensive frame of reference for impacts	
		12-21		should be provided. Each of the impact	
				assessments states the percent impact of BDCP	
				CMs compared to the amount of each natural	
				community remaining. The example here is, "These	
				modifications represent less than 1% of the 82,266	
				acres of the community that is mapped in the	
				study area." This gives the impression that BDCP	
				impacts are not very much to this natural	
				community. However, it is not apparent to readers	
				without knowledge of historical aquatic habitat	
				losses, that the majority of Bay Delta natural	
				aquatic communities have been eliminated. The	
				recent Historical Delta Ecology Report provides	
				estimates of pre-development natural	
				communities in the Delta. These estimates should	
				be provided to give the reader a more ecologically	
				appropriate frame of reference in which to	
				understand the estimated impacts from the	
				proposed project. This would make it apparent	
				that project impacts, whether they are a small or	
				large percentage of existing natural community	
				distribution, are in addition to large-scale impacts	
				of actions that occurred in the past.	
70	12	Part 3	1-15	Actions that result in impacts to the aquatic natural	
		12-22		communities described in this section and the	
				other aquatic communities are not detailed. The	
				Mapbook does not provide much more detail than	
				the narrative description. Details regarding project	
				impacts should include things such as: estimated	
				impacts to waters of the US (acres and/or linear	
				feet) from project activities that are specifically	
				described (e.g., grading, dredging, trench and fill,	
				boring, spoils piles, levee work, excavation, etc),	
				volume (yd3) of sediment proposed for disposal	
		1	1	1 1 1 1	1

		Τ	I	sites, volume (yd3) of sediment removal from	
				waters for project impacts and expected	
	10			maintenance dredging.	
71	12	Part 3		Table 12-4-1 and other aquatic natural community	
		12-21		tables, especially 12-4-5 & 12-4-6. Impacts to	
				aquatic communities seem fairly low. Evaluating	
				the mapbooks verifies very few aquatic	
				communities mapped on Bouldin and Bacon	
				Islands. There are Corps of Engineers CWA 404	
				project-level delineations for these islands for the	
				Delta Wetlands Project that show a much greater	
				amount of aquatic habitat.	
72	12	Part 3	27 &	We recommend adding text that explicitly states	
		12-23	28	that other federal regulations under Section 404 of	
				the CWA restrict permits to the alternative that	
				maximizes avoidance and then provides	
				compensatory mitigation.	
73	12	P3 12-	28	Here and other places in the document, aquatic	
/3	12		20		
		23		natural community restoration is discussed with	
				respect to eliminating any adverse affects under	
				NEPA, assuming that the restoration is 100%	
				successful. Is there an operating assumption that	
				conservation CMs will be 100% successful? Is there	
				an assumption of a success rate for any of the	
				restoration projects? If so, those assumptions	
				should be disclosed with supporting	
				documentation. If not, a discussion of the success	
				rate among restoration projects for each of the	
				natural community types would be appropriate to	
				provide the reader with context for understanding	
				the potential success of restoration.	
74	12	P3	All	Why are CEQA conclusion paragraphs identified	
				and NEPA conclusion paragraphs are not titled?	
75	12	P3 12-	5-9	Is there information that tells us how much more	
		25		often flows will be in the bypass and these	
				floodplains will be activated? If so, could it be	
				provided here to help the reader understand how	
				often the bypass will be flooded and these benefits	
				will be available for fish?	
76	12	P3 12-	21-23	Table 12-4-3 – Do estimates of impacts here and in	
'	12	32	21-23	the other aquatic habitat natural community tables	
		32			
				include impacts from spoils and tunnel muck or	
				other material that is dug up for the tunnel	
				alignment and discharged in adjacent areas that	
	1.5	Do de	00.77	may have wetlands or waters of the US?	
77	12	P3 12-	22-36	Are there quantitative estimates or details that	
		38		support the conclusion that ongoing operation of	
				new Delta conveyance would have no adverse	
				effect on tidal freshwater emergent wetland	
				natural community? The topic sentence of the	
				paragraph indicates that operations and	
				maintenance could alter acreage of this	
	-	-		-	•

		community by changes in flow patterns. Can this be explained in further detail, including how these changes in flow will not have an adverse affect on	
		the habitat of species that depend on it?	